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PART II-A

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

Delegation Order

NOTIFICATIONS

Simla-4, the 7th October 1948

No. F. 55-29|48.—In amplification \mathbf{of} Notification No. F. 55-29|48, dated the September, 1948, and in supersession of all previous rules and orders on the subject, the Chief Commissioner, Himachal Pradesh is pleased to order that the authorities declared by him to be Heads of Departments in exercise of the power copferred upon him under item 43 of Appendix 14 of Central

Serial Reference to mil a

Government Cimpilation of Fundamental and Supplementary Rules, Volume II, may exercise the powers mentioned in the schedule below under the various service and financial rules and Codes stated in column 2 of the said schedule to the extent indicated in column 4 thereof, subject to the general conditions and restrictions contained in the aforesaid rules and Codes and to the further condition that, pending further orders, references to the Fundamental and supplementary Rules and the Civil Service Regulations cited in column 2 of the Schedule shall, in the case of the staff taken over from the integrated States, be taken to have reference to the corresponding provisions in the various State Service Rules or where no such rules exist to the Mcdel Rules recently applied.

Serial No.	Reference to 1	uls,	Nature of Power.	Extent.
1	2		3	4
1 3	F. R. 9 (17)		Under the Fundamental Rules. To declure a Government servant to be a ministerial servant.	Full powers.
2]	F. R. 9 (19)			Full powers in respect of non-gazetted Govt. scrvants
3	F. R. 10	• •	 To dispense with a medical certificate of fitness before 	Do.
4	F. R. 14	••	appointment (in individual cases). To suspend a Jien	Full powers provided he is authorised to make appointment to the post in question.
	F. R. 14-B		· To transfer a lion	Full powers provided he is suthorised to make appointment to the post in question.
	F. R. 15		 To transfer a Government servant from one post to another. 	Full powers.
	F. R. 24		· To withhold increments	Full powers in respect of non-gazetted Govt. screants
	F. R. 26	• • • •	To allow Government servant to count extraordinary leave for increments.	Do.
	F. R. 35	• •	· To reduce the pay of officiating Government servants.	Full powers, provided he can make officiating appointments to the posts concerned.
	F. R. 46-B	••	To sanction grant or acceptance of hororarium	Full powers up to a maximum of Rs. 500/- in each case. In the case of recurring honoraria this ilmit applies to the total of recurring payment made to an individual in a year.
	F. R. 49	••	 To appoint a Government servant to hold combined charges and to fix emoluments. 	Full powers, provided he has power to make permanent appointment to each post.
	F. R. 56(a)	••		Full powers in the case of non-gazetted subordinates provided extensions are limited to one year at a time.
	F. R. 56(b) (i)	••	To retain a ministerial Govt, servent who held a lien or a suspended hen on a permanent post on 31st March 1938 in service after the age of 60.	Do,
	F. R. 56(b) (ii)		 To retain a ministerial Govt, servant in service after 	
15	F. R. 71	• •	the age of 55. To require modical certificate of fitness before return	provided extensions are limited to one year at a time. Full power in cases in which he is authorised to grant
	F. R. 73	••	from leave. To extend leave	the leave. Full powers in case he is authorised to grant the leave, provided that the Covt. servant on leave will, on his return be under his administrative control.
	F. R. 100		To grant leave to a military officer subject to the military leave rules.	
18	F. R. 110(c) &	114		Full powers in respect of non-gazetted Government servants, provided that:— (a) the pay fixed does not exceed by more than 25 per cent, the substantive pay last drawn by the

Extent.

(a) the pay fixed does not exceed by more than 25 per cent, the substantive pay last drawn by the Government servant in Government service.

(b) the pay is not at any time so increased as to exceed by more than 25 per cent the pay which the Government servant would draw if he were in Government service and (c) no concessions, other than travelling allowance

and usual leave and pension contribution are sanctioned.

1	2		3	4
,	6. R. 4		Under Supplementary Rules. To accept, in the case of female candidate medical cer-	Full powers.
, 1		•	tificate from a female Medical Practitioner.	Upto Rs. 500/- in each case. In the case of recurring
2	S. R. 11	••	a fee except in the case of officers of the Indian Politi- cal service Agency Surgeons and Indian Educational	honoraria, the limit applies to the total of recurring payment made to an individual in a year.
8	g. R. 30(B)			Full powers for journeys within his jurisdiction.
4	S. R. 31		routes. To allow mileage allowance by a route other than the	Full powers within their juri-diction, provided selection
	S, R. 35		shortest or cheapest. To permit an inferior servant to draw intermediate fare	of the route is in Government's interest. Full powers.
5	3, 14, 00		when accompanying an officer on a train which provides No. III class.	
6	S. R. 59		To prescribe a Government servants' headquarters.	Full powers in the case of non-gazetted Government
7	S. R. 60		To define the limits of a Government servant's sphere	servants. Full powers.
R	S. R. 62		of duty. To dee de whether a particular absence is absence	Do.
9	S. R. 63		on duty. To restrict the frequency and the duration of journeys	Do.
10	S. R. 73		To grant exemption from the rule limiting a halt on tour	Power upto a limit of 30 days.
	8. R. 75		to 10 days. To allow the exchange of daily for mileage allowance	Full powers in respect of Government servants on pay
	,	••	-	not exceeding Rs. 200/
12	S. R. 76	••	To impose restrictions on the exchange of daily for mile- age on particular days by Government servants in	Full powers.
18	· ·	,,	superior service. To impose restrictions on the exchange of delly for	Do.
•	•		mileage allowance by non-gazetted ministerial or menial servants travelling in a public or hired con-	
	a =0		vevanoe	Do.
	S. R. 79	•	To allow the actual cost of maintaining a camp during a audden journey away from it.	
15	8, R. 80	••	To prescribe the scale of camp equipment, servant, horses, etc., to recover actual cost of the first or last	Do.
16	S. R. 81(a)		journey of an extensive tour. To permit the recovery of actual cost of conveying camp	Do.
			equipment, horses, camels, motor cars etc.	Do.
17	8. R. 81(b)	••	To limit the number of convoyances etc. and the weight of camp equipment carried as in rule 81(a).	
18	S. R. 91	••	To permit the recovery of actual cost of maintaining camp equipage during a halt at or near headquarters.	Do.
19	S. R. 116(a) I(iii), Note	2.	To allow actual expenses for carriage of personal effects by road between tations connected by rail.	Do,
20	S. R. 116(c)		To prescribe the scale of tents to be carried at Govt.	Do.
21	Proviso (a) to Rule 128	• •	To sanction halts at hill stations in excess of 10 days	Upto 30 days in the case of non-gazetted Government servants.
22	Proviso (b) to Rule 128		To intimete that a Govt. servant also stays at a hill	Full powers in the case of non-gazetted Govt. servants.
			station beyond ten days was required to stay on duty or was permitted to stay during holidays.	n
23	Proviso 2(i) to Rule 130	••	To disallow travelling allowance for a journey to attend an obligatory examination, if it is considered that the	Full powors.
			candidate capably neglected the duty of preparing for it.	
24	B. R. 133 ···	••	NAME OF THE PARTY AND THE PARTY NAMED IN THE PARTY	Full powers in cases of Departmental examinations.
	10073		in supplementary Rules 130 and 131,	Full powers in case of non-gazetted Government servant.
2/	8. R. 160(b)	••	To allow the actual cost of a journey to appear before a Medical board proliminary to voluntray retirement	Tun howers in case of the Community
26	8, R. 164		on invalid pension. To decide the rates of travelling allowance admissible	Full power in the case of non-gazetted Government
			to a Government servant or a student not already in Govt, service denuted to undergo a course of training.	
2'	8. R. 183		To fix amount of hire or charges when a Government servant is provided with convoyance at Government	Full powers.
_	a = 100/-10/h)		expense but has to pay cost of this use or proportion.	Do. ·
21	8 S.R. 190(a) 8(b)	• •	To grant travelling allor ance to non-officials attending commissions of enquiry etc. or performing public	20.
			dution in a honorary capacity and to declare the grade to which such persons shall be considered to belong.	and the most declared to
2	8. R. 191 & 195 (c)	••	To declare who shall be controlling officer and to make rules for his guidance.	Full powers, provided a Govt, servant is not declared to be his own controlling officer.
30	S. R. 210 & 211		To waive proviso (a) to supplementary Rule 209 and to authorise departures from supplementary Rule	
			211, regarding combination of holidays with leave and	
81	8. R. 213		joining time. To accort a certificate of fitness signed by any registered	Full powers under which the Government servant will
			medical practitioner as evidence of the fitness of a non-gazetted Govt. servant to retain to duty.	
39	8. R. 233	••	To grant hire when a medical Committee has reported that there is no reasonable prospect of the Govern-	Full powers in respect of non-gazetted Government servant.
	ል 40 TO ባዶች		ment servants being fit to return to duty.	
33		• •	To decide in a case of doubt whether a particular Govtservant is serving in a vacation department.	
34		••	To grant monterity and hospital leave	Full powers in the case of non-gazetted Govt. servants
84		••	To permit calculation of joining time by a route other than that which ordinarily use.	Full powers.
36		٠.		Full powers in the case of non-gazetted Govt. servants Full powers in respect of residences not in charge of the
37	• •		be in occuration of a residence.	Public Works Department.
38	• •		To allot residences, where permanent allot ment has been suspended.	
38	8. R. 314(a)	•	m ~ ~ ·	. Do.

1	2			3	4
-	S. R. 316 S. R. 323(1) (a)	 & 331 (1) (а)	To permit storage of furniture etc. in Government residence during an officer's temporary absence. To estimate cost of maintenance and repairs of Govt. residences.	Full powers in respect of residences not in charge of the Public Works Department. Do.
4 2	8. R. 322(1) (b)	& 331 (1) (b)	To fix percentage to be adopted for the calculation of	Do.
43	S. R. 322 (3) & 3	31 (3)		the above. To revise the amount or the percentage referred to in	Do.
44	S. R. 328 to 33	4		supplementary Rules 322 and 331. To determine (1) ront for certain services and the estimated capital cost (2) charges for electric energy, water and meters and (3) to group a number of real-dences for purposes of assessment of charges for electricity, water and meters.	Do.
1	8, No. 520(iii)	of the Ci	vil	Under the other Service Rules. To sanction the re-employment of pensioners in bons.	Full powers in cases of non-gazetted servants.
_	Service Regularies of the deduct Fund Ro	ations. eneral Pro		fide temporary vacancies. To grant temporary advances from the amount starting at the credit of a Govt. servant in the General provident Fund.	Full powers, subject to the provision of Rule 15 of the General Provident Fund (Central Services) Rules (vide also the sixth schedule to those rules).
3 4	Rule 2 of Civil P mutation) Ru Rules I of Appen and Telegra tion of Funda etc.	les, idux 3 to Po ph Compi	osts (la-		Full powers in respect of the sanction of pension to non- gazetted Govt. servats. Full powers in respect of non-gazetted Government servants.
1/				Under the General Financial Rules. To declare a gazetted officer to be the 'head of an office'	Full powers.
2	(a) 3 89(2)	••	••	Power to distribute grants as voted by the Assembly	Do.
				among the officers so far as this has not been done by the Chief Commissioner.	Do.
3	116 Note 2	••	••	To alter, in the case of clerical errors the date of birth recorded in the service books or service rolls of non-gazetted Govt. servants.	Do.
4	124 Note		••	To sanction investigation of claims for errors of pay, etc. which are not more than three years old.	Full powers.
5	132(ii)	••	••	To sanction permanent advances in respect of sub- ordinate offices.	Upto a limit of Rs. 500/
6	135		••	To issue instructions for the guidance of Subordinate authorities in the matter of contingent expenditule.	Full powers.
7	188	••	••	To carry out in the case of buildings the maintenance of which is entrusted to him. (i) Original Works and special repairs.	
8	252	••		(ii) Ordinary repairs To the terms of repayment of advances granted to Govt. servants in exceptional cases.	Full powers in cases in which he is competent to sanction the grant of advances, provided that in the case of interest bearing advances the period of re-payment is not extended.
9		••		To sanction advances for the purchase of conveyances To authorise the sale of transfer of motor vehicles pur-	Full powers in the case of Govt, servants holding permanent posts subject to the limits and conditions laid down in paras. 254 to 263. Full powers in cases mentioned in cause (b) of para 258.
10			• •	chased with advance from Government.	77.1
11		• •	••	To extend up to a maximum of 24, the number of instal- ments in which an advance granted for the purchase of a bicycle should be repaid to Government. To sanction advances to Govt, servants on transfer,	Full powers in the case of Govt. servants holding perma-
13	.			tour etc. To sanction advances for suits to which Government is	nent posts, subject to the limits and conditions laid down in parts. 26 and 269. Full powers.
	280			a party. To prescribe the form of security bond to be executed	Full powers.
15			•••	by the subordinate authority extended with the custody of cash stores etc. To obtain standard forms by indent on the Manager of	
16				Forms Provs. To incur contingent expenditure or expenditure on the	Non Recurring upto Rs. 500/- in each case. Recurring
17	'	App e ndia	 r 8	purchase of stores in case in which no limit or restriction is laid down in Annexures A and B to Appendix. In respect of:—	R _{3.} 100/- por annum.
				 (a) Purchase of and repairs to bycycles, for officers. (b) Grant of conveyance hire to non-Gazetted Government servants. (c) Electric and water charges. (d) Fire protection. (e) Payment of demurrage charges. (f) Purchase of fixtures and furnitures. (g) Hire of electric fans, heaters, typewriters etc. (h) Hot and cold weather charges. (i) Engagement of inferior servants whose pay is ment from contingencies. (j) Liveries and clothing. (k) Purchase of locks, electric bulbs and seals. (l) Repairs to and hiring of motor vehicles for departmental purpose. (m) Incurring miscellaneous office expenses from contingencies. (n) Thourring postal and telegraphic charges including charges for remittances of money due to contractors, suppliers. (o) Purchase of books, newspapers etc. (p) Renting of lands and buildings and recovery of rents of buildings from Governments occupying rented houses. (q) Repairs to crection and removal of machinery. (r) Payments to Government servants for the supply of drinking water and dusting offices or for acting as night darwans or for similar services in addition to their own duties. 	To the extent indicated in each case in Annexure A to Appendix 8.

1		2	<u>-</u> -	3	4
18 19 20	Appendix 14	Rulo 1(1x)) of	(s) Payment of taxes and tolls focs. (t) Charges for telephone connection of Government offices with existing telephone system. (u) Repairs to tents and camp furniture (v) Upkeep of typowriters, calculating machines, copying machine, etc (w) Winding and regulating office clocks maintona-ance of call bells etc (x) Incurring freight and demurrage charges (y) Purchase of Instruments, minor equipment and apparatus. (z) Incurring land charges. Petty purchase of stationary stores locally To sanction the grant of concessions for Antirabic treat ment. To destroy official records connected with accounts	To the extent indicated in each case in Annexures A to Appendix 8
1	109(2)			Under the Treasury Rules.	D
1	108(2)	• •	••	To authorise a depositure from the provisions of the Rule 109(1) relating to custedly of Government money	Full powers.
2	219 (1)		••	To direct the payment on the last working days of a month the pay and allowances of Government ser vants also the first six days of the following month are public holidays.	Full powers.
3	283(2)	••	••	To order the retention of undisbursed pay and allowances of non-garetted establishment for any period not exceeding three months.	Do.

By order, E. P. MOON.

Deputy Chief Commissioner, Himachal Pradesh.

Application of Financial Rules Order.

Simla-4, the 8th October 1948

No. F. 55-29|48.—The Chief Commissioner, Himachal Pradesh is pleased to direct that with effect from 1st November 1948, the following financial rules and coles shall apply to all Civil Deport a its a dioffices concerned in Himachal Pradesh in supersession it all similar rules and orders hitherto in force—

- 1. Central Government Compilation of General Financial Rules (Volumes I and II).
- 2. Central Public Works Department Code.
- 3. Central Government Treasury Rules (Volumes I and II).
- 4 Account Codes (Volumes I, II and III).

By order,

E P. MOON,
Deputy Chief Commissioner,
Himachal Pradish.

Simla-4, the 8th October 1948

No. J.-79-22|48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, I hereby appoint Mr. Om Parkash, Di triet and Sessions Judge, Keonthal, as sub-Judge on Special Duty in the office of the Judicial Commissioner, Himachal Pradesh with effect from the 28th August, 1948 (forenoon).

N. C. MEHTA, Chref Commissioner, Himachal Prade^ch.

Simla-4, the 13th October 1948

No. C|5-12|48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal Pradesh is pleased to invest Pt. Chuni Lal Kapila with the powers of a Magistrate, 1st Class to be exercised within the limits of Mahasu District of Himachal Pradesh.

By order, E. P. MOON,

Deputy Chief Commissioner, Himachal Pradesh.

Simla 4, the 13th October 1948

No C|5-12|48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal Pradesh is pleased to confer upon Mr Chuni Lal Kapila, Magistrate, 1st Class, powers of a Sub-Judge with respect to cases upto a value of Rs 500|- generally to be exercised within the limits of Mahasu District of Himachal Pradesh.

By order,

E. P. MOON,
Deputy Chief Commissioner,
Himachal Pradesh.

Simla 4, the 16th October 1948

No. R-98-4|48.—Whereas it appears to the Chief Commissioner, Himachal Pradesh, that the records of rights do not exist for the estates of the area previously comprised in the Sangri State, the Chief Commissioner, Himachal Pradesh in exercise of the powers conferred upon him by section 32 of the Punjab Land Revenue Act 1887, as applicable to Himachal Pradesh, hereby directs that records of rights of the said estates shall be made.

By order,

N. C. MEHTA,

Chief Commissioner, Himachal Pradesh.

Simla-4, the 16th October 1948

No. R-98-4 48.—Under section 49(2) of the Punjab Land Revenue Act, 1887, as applicable to Himachal Pradesh, it is hereby notified that a general reassessment of the land revenue of the area previously comprised in the Sangri State will be undertaken with effect from 1st October 1948.

By order,
N. C. MEHTA,
Chief Commissioner, Himachal Pradesh.

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATIONS

Ajmer, the 5th October 1948

No. R|25.—In exercise of the powers conferred on the Central Government by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Department of Food Notification No. PY-603(2)-1, dated the 21st October, 1946 as continued under section 17 of the said Act, the Chief Commissioner, Ajmer-Merwara is pleased to make the following amendment in his Notification No. R|23, dated the 12th August, 1948 with the concurrence of the Central Government:—

"That in clause 2(i) the items (J) and (K), vi_{ℓ} , "Arhar and Masur' shall be deleted."

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 6th October 1948

No. 15|1|48-LSG.—In pursuance of section 44 of the Motor Vehicles Act, 1939 (IV of 1939), the Chief Commissioner, is pleased to appoint with effect from the afternoon of the 26th August, 1948 Mr. Khalil Uddin Ghauri, Area Ratio ing Authority, Ajmer Merwara, to be a member and Secretary and Electrical Merwara, which are Mr. Mithan Lal.

By order,
A. S. DHAWAN,
Secretary to the Chief Commissioner,

A)mer-Merwara.

Ajmer, the 6th October 1948

No. 79 5 48-Admn.—Khawaja Khaliluddin Ghauri, an officiating Deputy Superintendent of Police, Anti-Corruption Department and C.I.D. is appointed as officiating Deputy Superintendent of District Police with effect from the afternoon of the 26th August 1948 vice Mr. Mithan Lal transferred.

 Π

Mr. Jai Singh Narula, an Inspector of the Ajmec-Merwara Police, is promoted and appointed to officiate as Deputy Superintendent of Police, Ajmer-Merwara, Anti-Corruption Department and C.I.D. with effect from the forenoon of the 26th August 1948 vice Khawaja Khahluddin Ghauri transferred.

By order,

A. S. DHAWAN,

Secretary to the Charf Commissioner,
Ajmer-Merwara,

Ajmer, the 8th October 1948

Ι

No. A 3-49-II.—Mr. Durga Dutt Upadhaya, Substantive Treasury Officer, Ajmer, and officiating Extra

Assistant Commissioner, Beawar, is appointed substantive provisional Extra Assistant Commissioner, Beawar with effect from the 30th October, 1947, vice Rai Sahib Kedar Nath retired.

17

Mr. Madho Ram Goyal, substantive Superintendent, Deputy Commissioner's office and officiating Treasury Officer, Ajmer is appointed substantive provisional Treasury Officer, Ajmer with effect from the 30th October, 1947, vice Mr. Durga Dut Upadhaya.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 9th October 1948

No. CYO. 3707.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946, (XXIV of 1946) and delegated to him under section 4 of the same Act nide Government of India, Department of Industries & Supplies Notification No. 73|ITA|46, dated the 28th December, 1946, the Chief Commissioner, Ajmer-Merwara is pleased to make the following amendments in clause 5 of the Ajmer-Merwara Cotton Cloth & Yarn Trade Licensing Order, 1948, issued under his Notification No. CYC 2501, dated the 15th September, 1948.

For "10th October, 1948" read "13th October, 1948"

This amendment will come into force with immediate effect.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner,

Ajmer-Merwara.

Ajmer, the 13th October 1948

No. R|26.—In exercise of the powers conferred on the Central Government by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Department of Food Notification No. PY-603(2)-1, dated the 21st October, 1946, as continued under section 17 of the said Act, the Chief Commissioner, Ajmer-Merwara is pleased to make the following amendment in his Notification No. R|18, dated the 30th June, 1948 (Ajmer-Merwara Entertainments Control Order, 1948) viz.:—

- 1. That below clause 3(1) the following proviso shall be added:—
 - "Provided that the limit of twenty-five persons mentioned above shall not include the members of the family of the host. The members of a family shall mean persons who usually mess together".

By order,

A. N. LAL,

Assistant Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 14th October 1948

No. L|1-9.—The Chief Commissioner is pleased to notify for general information that Syed Abbas Ali was returned duly elected as a member of the Ajmer-Merwara Advisory Council in the bye-election held on the 4th October 1948.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner,

Ajmer-Merwara.

ORDERS

Ajmer, the 8th October 1948

No. CYC. 3378.—In pursuance of sub-clause 3 of the Cotton Textiles (Control) Order, 1948, the Chief Commissioner, Ajmer-Merwara is pleased to appoint the Director of Civil Supplies and Yarn Commissioner, Ajmer-Merwara as the Principal Officer to perform the functions of the Controller under the said Order under the rules, orders and notifications issued thereunder.

By order,
A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 8th October 1948

No. OYC. 3479.—In pursuance of clause 36 of the Cotton Textiles (Control) Order, 1948, the Chief Commissioner, Ajmer-Merwara is pleased to authorise the District Magistrata, Ajmer-Merwara to sanction prosecutions for the contravention of any of the provisions of the said order.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer-Merwara

DEPUTY COMMISSIONER, AJMER-MERWARA

Statement showing the current rates of Agricultural wages during the Fortnight ending 30th September, 1948.

Type of Labout.									Ajm'r Sub-Division.					Brawar Sub-Division.			Kekri Sub Division.						
							Cash wages per day.							Cash wages per day.		Cash wages per day.							
							Rs.	A. 8	. Р в		Ŕв.	AB.	PS.	· Rs.	ΔH	Pa,	įκ	н. д	. y . P	8.	₽s.	AS.	PH.
I. Field Labourers.																	. -						
(a) Mon							1	8	0	to		0		1	8	0	1	2			1	4	0
(b) Women							1	40		\mathbf{to}	1	12	0	1	4	0	0	15	0	to	1	Ō	
(c) Children		• •	• •	• •	• •	• •	1	0	0	to	1	4	0	0	14	0	0			to		10	0
II. Herdsmen.																							
(a) Men							1	8	0	to	2	0	0	1	8	0]]	0	0	to	l	2	0
(b) Women							l		0		1	12	0	1	4	0	0	14	0	to	ĵ		
(c) Children		* 1		• •	• •	• •	1	0	0	to	1	4	0	1	0	0	JO.	ß	0	to	0		
III. Other Agricult	ural La	bourers.—	_																				
(a) Mon							1	8	0	to	2	0	0	1	8	0	1	2	0	to	- 1	4	0
(b) Women							1		0	to		12		1	1					to	î	ő	_
(c) Children	• •						1	0	0	to	1	4	0	ī	0		lo	8		to	Ó	_	ŏ

T. N. SHARMA,

for Deputy Commissioner, Ajmer-Merwara,

GINNING RETURNS

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 1st October 1948

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

		QUARTITY (BY WEIG (IN BALES OF 322	HT) OF COTTON GINNED LBS. EACH).				
Namz of Division or Bleck.	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since let September 1048.	During the corresponding period last year.	District Included in the block		
1	2	8	4	5	6		
Aj mer-Merwara	Nil	Nil	Nil	Nii			

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 8th October 1948

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

	QUANTITY (BY WI								
Name of Division or Block	During the week.	During he corresponding wook last year.	Since the commencement of the season, i.e., since 1st September 1948	During the corresponding period last year	District included in the block.				
1	2	3	4	5	6				
Ajmer-Merwara	Nii.	Nil.	Nil	Nil.					

GAURI SHANKAR,

Superintendent, for Dy. Commissioner, Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 8th October 1948

No. F. 7(167) 48-HPW.—Miss S. John, Nursing Sister, Irwin Hospital, New Delhi, was granted one month's earned leave with effect from the forenoon of 5th August, 1948.

By order,

P. H. B. WILKINS.

Registrar

to the Chief Commissioner, Delhi.

Delhi, the 8th October 1948

No. F. 11(6)|46-P&D.—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose namely for the construction of a 30 Beded Hospital and primary Health Centre at Narela, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisious of Section 6, of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land. The plan of the land may be inspected at the Collector's Office, Delhi.

Specification

District.	_	Tobsit, — - —	Village.	Area in Acres,	Field Numbers					
Delhi		Derhi	Narola	14-92 Acros.	978M-980 to 986 3527/987-3518/ 987 3292/988-3294/ 986 3297/994-998-996- 3301/1000-1001 to 1003-3303/1004-3331 1000-1021m-1022m-1023m-1024-1025- 3332-3333/1027-1025- 1027, to 1033-1037 to 1048-1049-2946/1050-1050-1050-1050-1050-1050-1050-1050					

By order,

A. S. BHATNAGAR.

Secretary (Advisory Council)
to the Chief Commissioner, Delai.

Delhi, the 8th October 1948

No. F., 13(2)|47-P.&D.-I.—In exercise of the powers conferred by Section 18 of the Punjab Trade Employees Act, 1940, as subsequently amended and as extended to the Province of Delhi, the Chief Commissioner is pleased to exemp, all shops and commercial establishments situated in the localitie shown in the annexed schedule from the provisions of Sections 4, 6 and 7 of the said Act for a period of 11 day, with effect from the 3rd October, 1948 to the 13th October 1948, both days inclusive, in connection with Rum Lile, to enable them to avail of the services of their employees after their usual hours of duties and on their respective closed days, provided that the employees of every shop or commercial establishment the occupier of which avails himself of the exemptions under sections 1 and 7 of the Act shall be entitled to remuncration at twice the rate of their usual remuneration calculated by the hour.

Schedule

Ram Lila Grounds.
Ajmeri Gate Bazar.
Hauz Qazi.
Chawri Bazar up to Bar Shahbula.
The whole of the Egerton Road.
Clock Tower.
Chandni Chowk.
Esplanade Road.

By order,

A. S. BHATNAGAR,

Secretary (Advisory Council) to the Chief Commissioner, Delhi.

Delhi, the 8th October 1948

No. F. 13(2)|47-P&D.-II.—In exercise of the powers conferred by Section 18 of the Punjab Trade Employees Act, 1940, as subsequently amended and as extended to the Province of Delhi, the Chief Commissioner is pleased to exempt all shops and commercial establishments situated within the Municipal Junits of Delhi, New Delhi, Shahdara and the Notified Area Committees of the Civil Station, Mehrauli, the Delhi Cantonment and Fort, and West Notified Area Committee, from the provisions of Sections 4, 6 and 7 of the said Act in connection with the Diwali Festival for the period and on the conditions set forth below:—

- (i) From Section 4 of the Act for one week with effect from the 26th to the 31st October, 1948.
- (ii) from section 6 and 7 of the Act for 29th, 30th, and 31st October, 1948.

Provided that the employees of every shop the occupier of which avails himself of the exemptions under section 4 and 7 of the Act shall be entitled to remuneration at twice the rate of their usual remunerations calculated by the hour.

By order,

A. S. BHATNAGAR,

Secretary (Advisory Council) to the Chief Commissioner, Delin.

Delhi, the 8th October 1948

No. F. 17(19)|47-P&D.—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely for the opening of a "Health Centre" on Najafgarh Nangloi Road, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of Section 6, of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land. The plan of the land may be inspected at the Collector's Office, Delhi,

Specification

District.—Delhi.

Tchsil.—Delhi.

Locality.—Najafgarh.

 $\begin{array}{ll} Field & Nos. -824 \\ |80-81-84-85| & 86-826 \\ |87-828| |88-89-90-91-830| \\ |92-93-94-95-96-97-99| & \\ \end{array}$

 $Ar\epsilon a$.—19.23 Acres.

By order,

A. S. BHATNAGAR,
Secretary (Advisory Council)
to the Chief Commissioner, Delhi.

Delhi, the 8th October 1948

No. 9235|48-A&E(i).—Lala Ratan Lal relinquished charge of the office of Secretary (Local Self Government) to the Chief Commissioner, Delhi, in the afternoon of the 30th September 1948.

No. 9236|48-A&E(ii).—Mr. P. H. B. Wilkins, Registrar to the Chief Commissioner, Delhi, assumed charge of the office of Secretary (Local Self Government) to the Chief Commissioner, Delhi, in the afternoon of the 30th September 1948 in addition to his own duties as Registrar.

By order,

N. M. PATNAIK,

Home Secretary
to the Chief Commissioner, Delini

Delhi, the 9th October 1948

No. F. 18(48)|48-LSG-I.—In exercise of the powers conferred by sub-section (1) of section 5 of the Bombay Electricity (Emergency Powers) Act, 1946 as extended to the Province of Delhi and whereas it is considered necessary and expedient for maintaining the supply and securing the equitable distribution of electrical energy in Delhi, the ('hief Commissioner of Delhi is pleased to direct that with immediate effect all requisitions for the supply of electrical energy which have been sanctioned by the Delhi Province Electricity Power Control Board but not yet connected by the Delhi Central Electric Power Authority, Ltd. the Electrical Engineer, New Delhi Municipal ('ommittee and the Executive Officer, Delhi Cantonment shall not be complied with except with the previous approval of the Chief Commissioner.

By order,

P. H. B. WILKINS, Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 16th October 1948

No. F. 3(6)|48-P&D.—Pt. Hari Ram Sharma assumed charge of the office of the Assistant Registrar, Co-operative Societies (Rehabilitation), Delhi with effect from the afternoon of the 24th September 1948.

By order,

A. S. BHATNAGAR,

Secretary (Advisory Council) to the Chief Commissioner, Delhi.

THE REGISTRAR, JOINT STOCK COMPANIES, DELHI

NOTIFICATIONS

Delhi, the 4th October 1948

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of Shah Nawaz & Company Limited.

No. C.-749|J.S.C.—Whereas there is reasonable cause to believe that the company named Shah Nawaz & Company L'mited is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of Delhi Bus Owners' Union Limited.

No. C.-753|J.S.C.—Whereas there is reasonable cause to believe that the company named Delhi Bus Owners' Union Limited is not carrying on business nor is in opera-

tion it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of Om Prakash Sat Prakash & Brothers Ltd.

No. C.-828 J.S.C.—Whereas there is reasonable cause to believe that the company named Om Prakash Sat Prakash & Brothers L[†]d. is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of Land Lines Limited,

No. C.-831|J.SO —Whereas there is reasonable cause to believe that the company named Land Lines Limited is not earrying on busines, nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be strock off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of The India Steel Tube Products Ltd.

• No. C.-852|J.S.C.—Whereas there is reasonable cause to believe that the company named The India Steel Tube Products Ltd. is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, he struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of M. S. Agency Limited.

No. C.-862|J.S.C.—Whereas there is reasonable cause to believe that the company named M. S. Agency Limited in not carrying on business nor is in operation at us hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of the Capital Oil & Flour Mills Limited.

No. C.-869 J.S.C.—Whereas there is reasonable cause to believe that the company named. The Capital Oil & Flour Mills Limited is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of The Convolidated Mines & Minerals (India) L'd.

No. C.-893|J.S.C.—Whereas, there is reasonable cause to believe that the company named. The Consolidated Mines & Minerals (India) Itd. is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under section 247(3) of the Indian Companies Act VII of 1913)

In the matter of New Hindustan Publishers Limited.

No. C.-1000 J.S.C.—Whereas there is reasonable cause to believe that the company named New Hindustan Publishers Limited is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved

B .R. SETH,

Registrar.

NOTICE

IN THE COURT OF SHRI DES RAJ PAHWA, P.O.S., COMMERCIAL SUB-JUDGE, 1ST CLASS AT DELHI

Suit No. 655 of 1947

1. Brij Mohan. 2. Krishan Lal. 3. Mahabir Pershad minor. 4. Manohar Lal minor. 5. Hari Chand minor. 6. Amar Nath minor, sons of L. Suraj Bhan and 7. Sh. Amroati Devi, widow of L. Suraj Bhan, caste Aggarwal, Baird Road, New Delhi. The minor plaintiffs 3 to 6 suing through their next friend Brij Mohan plaintiff No. 1—Plaintiffs.

Against

Chulam Mohamed, son of Hasan Din, caste Sheikh, Army Contractor, Cambridge Barracks, Rawalpindi Cantonment (Pakistan)—Defendant.

Suit for rendition of accounts and dissolution of partnership.

Whereas in the above noted case the plaintiffs above named sued the above named defendant on 30th October 1947 for rendition of accounts and dissolution of the partnership known as "MESSES. G. M. FEROZE, ARMY CONTRACTORS" and whereas an exparte preliminary decree for dissolution of partnership and rendition of accounts of the said partnership was passed on 30th August 1948, it is hereby notified for general information to all whom it may concern, that the said partnership stands dissolved as from the 7th day of March 1947, that the plaintiffs' father's share in the said partnership is declared to be nine annas in the rupee and that of defendant's share as seven annas in the rupee and that Shri Ram Behari Lal Advocate Delhi, is appointed as a local commissioner for taking accounts of the said partnership.

Given under my hand and the seal of the Court this 8th day of October 1948.

ILLEGIBLE,
Commercial Sub-Judge, 1st Class, Delhi.